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8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

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11 IN RE: SOCIAL MEDIA ADOLESCENT
12 ADDICTION/PERSONAL INJURY
13 PRODUCTS LIABILITY LITIGATION,

14 THIS DOCUMENT RELATES TO:
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*Irvington Public Schools v. Meta Platforms
Inc., et al.*

16 Case No. 4:23-cv-01467-YGR
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MDL No. 304

Case No. 4:22-md-03047-YGR (PHK)

**TEMPORARY SEALING MOTION
REGARDING IRVINGTON PUBLIC
SCHOOLS' OPPOSITION TO
DEFENDANTS' MOTION FOR
SUMMARY JUDGMENT (SD MSJ No.4)**

Judge: Hon. Yvonne Gonzalez Rogers
Magistrate Judge: Hon. Peter H. Kang

1 Pursuant to the Court's Order Setting Sealing Procedures (ECF No. 341), Plaintiffs submit
 2 this Temporary Sealing Motion regarding Irvington Public Schools' Opposition to Defendants'
 3 Motion for Summary Judgment. (SD MSJ No. 4). The reasons for sealing will be addressed in a
 4 forthcoming omnibus stipulation or omnibus motion. .

Docket No.	Document	Whether the document contains a Party's Confidential Information
ECF No. 2384-1	Irvington Public Schools' Opposition to Defendants' Motions for Summary Judgment	Not redacted or sealed
ECF No. 2384-2	Declaration of Michael A. Innes	Not redacted or sealed
ECF No. 2384-3	Ex. 1, Plaintiff Irvington Public School's Supplemental Plaintiff Fact Sheet, certified May 31, 2024	Not redacted or sealed
ECF No. 2384-4	Ex. 2A, Transcript of 30(b)(1) Deposition of Dr. April Vauss, dated May 6, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
ECF No. 2384-5	Ex. 2B, Transcript of 30(b)(1) Deposition of Dr. April Vauss, dated May 9, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
ECF No. 2384-6	Ex. 3, Transcript of 30(b)(6) Deposition of Dr. April Vauss, dated May 16, 2025	Not redacted or sealed
ECF No. 2384-7	Ex. 4, Transcript of 30(b)(1) Deposition of Michael Bussacco, dated May 1, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
ECF No. 2384-8	Ex. 5, Transcript of 30(b)(1) Deposition of Dr. Kcyied Zahir, dated May 20, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
ECF No. 2384-9	Ex. 6, Transcript of 30(b)(1) Deposition of John Amberg, dated May 14, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
ECF No. 2384-10	Ex. 7, Transcript of 30(b)(1) Deposition of Darnel R. Mangan, dated May 21, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential

1	ECF No. 2384-11	Ex. 8A, Transcript of 30(b)(6) Deposition of Dr. Shelley Pettiford, dated May 13, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
2	ECF No. 2384-12	Ex. 9, Transcript of 30(b)(1) Deposition of Dr. Shelley Pettiford, dated May 15, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
3	ECF No. 2384-13	Ex. 10, Affidavit of Sandra Lopez, served May 16, 2025	Not redacted or sealed
4	ECF No. 2384-14	Ex. 11, Declaration of Dr. April Vauss, submitted May 13, 2025	Not redacted or sealed
5	ECF No. 2384-15	Ex. 12, Amended Expert Report of Dr. Sharon Hoover, served June 20, 2025	Not redacted or sealed
6	ECF No. 2384-16	Ex. 13, Amended Rebuttal Report of Dr. Sharon Hoover, served August 7, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
7	ECF No. 2384-17	Ex. 15, Pew Research Center, Roughly a Quarter of Black and Hispanic Teens Report Using TikTok, YouTube Almost Constantly, (Dec. 12, 2024)	Not redacted or sealed
8	ECF No. 2384-18	Ex. 17, Excerpt from spreadsheet, Bates No. TIKTOK3047MDL-297- 04896790, served by Defendant TikTok as responsive to Plaintiff's Request for Production of Documents, Set A, Request No. 5	Temporarily filing under seal because document contains information that the parties may consider to be confidential
9	ECF No. 2384-19	Ex. 18, Excerpt from spreadsheet, Bates No. TIKTOK3047MDL-297- 04896791, served by Defendant TikTok as responsive to Plaintiff's Request for Production of Documents, Set A, Request No. 5	Temporarily filing under seal because document contains information that the parties may consider to be confidential
10	ECF No. 2384-20	Ex. 19, Excerpt from spreadsheet titled A_C Priv - Request for Data for Bellwether School District RFP 5 (SMAC), Bates No. SNAP5288219, served by Defendant Snap as responsive to Plaintiff's Request for Production of Documents, Set A, Request No. 5	Temporarily filing under seal because document contains information that the parties may consider to be confidential
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1	ECF No. 2384-21	Ex. 22, New Jersey School Performance Report, Irvington Public School District, 2023-2024	Not redacted or sealed
2	ECF No. 2384-22	Ex. 26, Expert Report of Seth Noar, served May 16, 2025	Temporarily filing under seal because document contains information that the parties may consider to be confidential
3	ECF No. 2384-23	Ex. 27, New Jersey Department of Education 2020 New Jersey Student Learning Standards – Career Readiness, Life Literacies, and Key Skills Introduction (June 2020)	Not redacted or sealed
4	ECF No. 2384-24	Ex. 28, Declaration of Dr. April Vauss, submitted November 3, 2025	Not redacted or sealed
5	ECF No. 2384-25	Ex. 29, Plaintiff's Third Amended Answers to Defendants' Interrogatories to Irvington Public Schools (Set 3), served May 14, 2025	Not redacted or sealed

14 Dated: November 7, 2025

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***Co-chairs School District Committee
Plaintiffs' Steering Committee Leadership***

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing was served via electronic mail on November 7, 2025, to Counsel for Defendants:

MetaNoticeofService@cov.com

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